



We beg to introduce to you our new **"PURITAN" BUTTER** which you will find superior to any butter ever imported into Honolulu. It will be delivered to your door on ice and we guarantee it in every respect.

We will continue to handle the "Rose" brand in cartons

HENRY MAY & CO., LTD

Phone 22 Boston Building, Fort St. Honolulu

OPERA HOUSE THURSDAY, OCTOBER 31
THE ELKS' BIG SHOW
FINNIGAN
THE
MILLIONAIRE
Popular Prices \$1.00, 75 and 50 Cents
Tickets on sale at Wall, Nichols Co., Monday, October 28, 9:15 a. m.

Shur-On Eye-glasses

ABILITY
"In Our Examinations"
MERIT
"In Our Methods"
QUALITY
"In Our Glasses"
A. N. SANFORD
Boston Building.

Shur-On Eye-glasses

A Pleasant Lunch Room

We serve a very dainty lunch amid the most pleasant surroundings.

There are good things to eat in abundance and clean table linen and excellent service count a great deal in making the meal enjoyable.

ALEXANDER YOUNG CAFE
Corner Hotel and Bishop Sts.

Wanted

Energetic and experienced salesman to represent Wholesale Furnishing Goods House for Hawaiian Islands. Address communications to Neustadter Bros., 115 Hayes St., San Francisco, Cal.

OCTOBER

REDUCED PRICE FURNITURE SALE

Now on at—

J. HOPP & CO.
Lewers & Cooke Bldg.

REWARD \$5.00.

For return of a brown German Dachshund (female; had pups 10 days ago) above reward will be paid by R. M. ISENBERG, 1934 Nuuanu Street.

GRAND JURY WORKS.

The Federal Grand Jury was in session again this morning. It was expected that it would make a return of the matters thus far considered, but the Court met and adjourned without its having done so. The jury has probably two weeks more work still before it.

WE OFFER FOR SALE

3650 Shares

Hawaiian Pineapple Co. Stock

At \$21 per Share

This is the balance of treasury stock held by the company. It is expected that a dividend of 1% a month will be paid beginning Nov. 30, 1907. We believe we can recommend this as a safe and profitable investment.

Halstead & Co., LIMITED.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii, At Chambers.—In Probate.

In the Matter of the Estate of Lahapa Mauiawa (w), Deceased.

Order of Notice of Hearing Petition for Administration.

On Reading and Filing the Petition of Keapapalani (w) of Honolulu, Island of Oahu, Territory of Hawaii, alleging that Lahapa Mauiawa died intestate at Honolulu, Territory of Hawaii, on the 25th day of September, 1907, leaving property in the Territory of Hawaii necessary to be administered upon, and praying that Letters of Administration issue to her, said Keapapalani:

It is Ordered, that Tuesday, the 12th day of November, A. D. 1907, at 9:00 o'clock a. m., be and hereby is appointed for hearing said Petition in the Court Room of this Court at the Judiciary Building, said Honolulu, at which time and place all persons concerned may appear and show cause, if any they have, why said Petition should not be granted, and that notice of this order shall be published once a week, for three successive weeks, in the Hawaiian Star, a newspaper published in Honolulu.

Dated at Honolulu, T. H., Oct. 19th, 1907.
(Signed) J. T. DE BOLT,
First Judge of the Circuit Court of the First Circuit.
Attest:
(Signed) JOB BATCHELOR,
Clerk.
4th—Oct. 10, 17, 24, 31.

MOONLIGHT TRAIN RIDE.

Sixty miles of elegant scenery is made grander by the bright moonlight. There is no trip in the Territory more enjoyable than that to Haleiwa. The hotel has all the conveniences of the best and the cuisine is not excelled anywhere. If you are run down and tired take a trip and stop over Sunday. The golf links are the best and the air is always cool and delightful. A St. Clair Hildgood, manager.

BIG REAL ESTATE DEAL.

William McCandless has sold the Magoon block at the corner of Alakea and Merchant streets to C. M. Cooke, Ltd., for \$10,000, subject to a 30-year lease held by Magoon.

Fine Job Printing, Star Office.

HAWAII'S CREDIT IS BETTER STILL

THE NEW BOND ISSUE IS FLOAT-ED AT THE BEST RATE YET MADE.

The Territory is now free to proceed with the completion of the Nuuanu Dam, build a dozen or two new school houses on the several islands and construct a big two-story shed over the new government wharf at the foot of Alakea street. The final transfer of the new bond issue was made yesterday afternoon by cable by Governor Frear, and the money became at once available at the First National Bank, which institution has taken the entire issue.

The issue amounts to \$294,000, being in bonds of \$1,000 each. They are dated October 1st and bear 3 1/2 per cent interest. They sold for \$98.15.

The issue sold for a slightly better figure than those of last previous issue which brought \$98.125. Considering the cramped condition of the money market for some months past, the deal reflects considerable credit on Governor Frear and Treasurer Campbell, who engineered it.

WHY NOT TAKE CLAUSE OUT HERE?

INSURANCE COMPANIES ABANDONING "EARTHQUAKE CLAUSE" IN SAN FRANCISCO POLICIES.

SAN FRANCISCO, October 10.—The Commercial Union and Palatine Fire Insurance companies, two of the leading British concerns that sought to evade payment of losses in San Francisco through an earthquake clause in their policies, have decided to leave out the word "earthquake."

Instructions to this effect have been received by Pacific Coast Manager Nielson from the head office of these companies in London. "Take out the clause and do as the others do," writes the general manager.

Here ends a long dispute that almost brought about the downfall of C. F. Mullins, for thirty-seven years the agent of the Commercial Union, Alliance and Palatine companies on this Coast. Mullins was regarded as the ablest as well as the most spectacular insurance man here. But when earthquake and fire descended upon San Francisco in April of last year Mullins, like Humpty-Dumpty, had a big fall. The word "earthquake" stood out in big letters and the companies refused to pay.

Finally came announcement that, while not at all admitting liability, the companies would settle claims at 50 cents and 75 cents on the dollar, according to location upon a chart of the burned district gotten up by themselves.

Now comes the news that the Commercial Union and Palatine—the Alliance has left the Coast—will entangle and sell policies similar to those issued by companies that made brilliant records in their San Francisco settlements.

Another British "earthquake" company, the Norwich Union, which held common ground with the Commercial Union after the fire, is expected to follow suit.

The Phenix of London tried the earthquake clause game, but now announces that it will follow the lead of the others and avoid technicalities in its own best interest.

In contradistinction to this attitude, the Svea of Sweden, a company that never before dealt in earthquake clauses, is offering for sale policies that not only contain such a clause, but one so severe in terms as to make

The Band Trip Bankrupted Cohen

"JOE" COHEN FILES A PETITION IN VOLUNTARY BANKRUPTCY AND SETS FORTH A LOT OF DEBTS CONTRACTED IN TAKING THE HAWAIIAN BAND AWAY—LIABILITIES ARE \$11,007.44, ASSETS PRACTICALLY NOTHING.

Something of a stir was caused in various circles today when it became known that Joe C. Cohen had filed a petition in voluntary bankruptcy in the United States Court. The matter has not been acted on as yet by the court, but probably will be tomorrow morning.

A schedule of liabilities amounts to \$11,007.40, while his assets are given as \$270.31 of which \$250 is wearing apparel, which is exempt, \$5.50 cash on hand, and \$14.81 deposited in the First National Bank of Honolulu and the Italian-American bank, of San Francisco.

The bulk of Cohen's indebtedness appears to have been on the ill-starred Hawaiian band tour of the United States two years ago. Considerable money was advanced to Cohen to finance that enterprise, and he still owes a large amount to the musicians who made up his company.

The petitioner gives his occupation as merchandise broker, and a number of items are due to coast firms who consigned goods to him for disposal.

A. S. Humphreys appears as attorney in the matter for Cohen.

The schedule of liabilities is as follows:

Pacific Coast Biscuit Co., Portland, Ore., as agent, \$2,806.50	Jno. S. Ellis judgment for Band services, 466.77	A. S. Humphreys, note, 90.00	Jas. E. Fullerton notes, 140.00	August Dreier, notes, 200.00
Lievre, Fricke & Co., San Francisco, note, 1,200.00	Henry Waterhouse Trust Co., note, J. F. Morgan endorser, 1,150.00	R. W. Shingle, trustee, note, 1,245.00	Salvador Coffee Co., San Francisco, balance, 74.90	A. Ryder, Lancaster, Pa., balance for merchandise, 125.00
A. A. Lotto, services as agent, 507.40	A. R. Cunha, musician, 334.95	W. H. Sea, musician, 82.45	W. B. Jones, musician, 200.00	J. M. Harrison, musician, 67.00
H. Berger, musician, 37.20	D. Naone, musician, 189.15	M. Mendoza, musician, 129.60	G. Pallikau, musician, 114.15	P. K. Kakala, musician, 112.90
M. Garcia, musician, 111.00	J. Konoho, musician, 99.80	J. Naone, musician, 162.90	S. Opeka, musician, 77.40	J. M. Gomes, musician, 153.85
L. Walamau, musician, 116.40	D. Kawai, musician, 69.90	R. W. Aylett, musician, 33.40	A. H. Elona, musician, 84.40	J. Akana, musician, 107.80
J. Kana, musician, 92.90	R. I. Kapua, musician, 77.25	A. Baker, musician, 91.60	H. Keawa, musician, 81.40	L. Nunes, musician, 84.45
A. S. Humphreys, assumption of debt to A. R. Cunha, 90.00	August Dreier, assumption of debt to A. R. Cunha, 200.00			
				\$11,007.43

POLO GAME WITH COAST PROBABLY OFF

MEMBERS OF THE ISLAND TEAMS ARE TOO BUSY TO CARRY OUT THE PROGRAMME TO PLAY WITH CALIFORNIA—PRESIDENT FLEMING SAYS MAUL MEN HAVE ALREADY GIVEN UP AND THINKS OTHERS WILL.

The chances of Hawaii being represented on the Coast in the polo tournaments that will be played at the different places in California next year are very poor. President John Fleming of the Oahu Polo Club, when asked this morning in reference to the proposed trip, replied: "I am unable to state at present what action will be taken by the local players, but I know positively that the players from Maui will not go, and I doubt very much if the local players will go either. I am very sorry that we will be unable to have a team to play on the Coast, but it is one of those things that cannot be helped."

The reason is that most of the members of the island teams are unable to spare the time for a trip to the Coast to play polo.

NO BOOZE FOR SUNDAY PICNICS

SPECIAL THREE DAYS' LICENSES MUST NOT INCLUDE A SABBATH DAY.

The matter of revoking the restaurant license of John D. Moore, of the Palace Cafe, was given consideration yesterday afternoon by the Board of License Commissioners, at the meeting held at the Capitol building. The Board has been restrained from taking action in this direction for several months, on account of an injunction secured from Judge De Bolt. However this was not perpetuated, being dissolved by the court after a hearing, but an appeal was taken to the Supreme Court. Several days since, however, the appeal was withdrawn, and the Board now for the first time has a free hand to go ahead. The matter will probably be finally decided at the meeting of the body to be held next Wednesday.

The Board refused to sanction the granting of the special three-day licenses for picnics, etc., when they include Sundays.

Annie Besant's declaration that she remembers previous existences threatened to revive the question, "How old is Ann?"—Detroit News.

Impossible the collection of any claims at all doubtful.

That Aachen-Munch of Germany attempted recently to insert an earthquake clause in its policies. It has been compelled to abandon the attempt.

LIONEL HART WAS A WITNESS TODAY

TERRITORIAL GRAND JURY CONTINUING IN STANDARD OIL INQUIRY.

The Territorial Grand Jury met again this morning after a vacation of nearly two weeks, and again tackled the government oil warehouse fire case, and the Standard Oil muddled accounts, as relates to the shortage of oil in the warehouse which the attempted incendiarism was intended to conceal.

Lionel Hart was the star witness before the body today, not against himself, who had confessed to having fired the warehouse, but against Mayer, the manager of the Standard, here, whom Hart has always accused of having a guilty knowledge of the conditions which led up to the fire. There are other points that Hart is thought to have some knowledge of, as for instance the part the Standard took in getting the government warehouse law knocked out.

Hart has been in the Circuit Court a number of times on arraignment, but his case has been continued each time without his making a formal plea, for it is understood that he will plead guilty, which would disqualify him from being a competent witness before the grand jury.

The grand jury resumed its inquiries this afternoon, and it is expected that it will make a report tomorrow.

PINKHAM'S RECOMMENDATION

(Continued from Page One.)

that the use of Wallach's remedies had never been refused provided information and evidence was furnished in any degree that could justify their trial, legal conditions being complied with.

"I promised to further their wishes before the Board of Health so far as sound judgment and the law would permit.

"The Board of Health is composed of conscientious, and intelligent men, whose integrity and devotion to public health and the best welfare of every person under their care and control cannot be questioned, and is a body of men to whom any person, afflicted or otherwise, can disclose personal matters without fear of imposition, exposure, or abridgment of rights or liberty.

"I advise the Board of Health to maintain its position relative to the production of evidence, and to demand of the Wallach advocates the production of the evidence on which they have based their representations to the inmates of the Molokai Settlement, and their petitions to the Board of Health. The Board will arrange the conditions and methods for the reception of such evidence.

"I advise that when this evidence is secured it shall be placed before the Committee of Seven representing the Molokai Settlement petitioners, who shall report their conclusions to the Board of Health, and if they shall then still request the Wallach experiment be undertaken on twelve lepers, who shall absolve the Board of Health from every responsibility except that of expense, the experiment shall be undertaken practically on the lines of the proposal of the President of the Board of Health, and rejected by the Board on the 15th day of April, A. D. 1907.

"In case the Board of Health is refused this evidence, I advise the Board to inform all parties concerned negotiations are at an end.

"The test now is whether reasonable intelligence shall prevail or not, and whether those who claim to have the welfare of the lepers at heart are prepared to treat with the Board of Health on a basis that permits self respect on all sides.

"My views may not meet those of the other members of the Board.

"I am anxious that the lepers and their Hawaiian friends should have their minds relieved. I have gone as far as I can, and the matter so far as I am concerned rests with the Committee of Seven at the Settlement, and their judgment on the evidence their friends outside submit to them through the Board of Health.

"Very respectfully,

"L. E. PINKHAM,

"President, Board of Health."

HILONIAN SAILED.

Castle & Cooke, Limited, the local agents of the Matson Navigation Company of San Francisco, are in receipt of cable advices that the S. S. Hilonian sailed from San Francisco at noon today. She is due to arrive here on Thursday next, and will be docked promptly at her regular wharf at the foot of Nuuanu street, early in the afternoon.

As it will be impossible to get her ready in time for the race.

J. E. Jaeger, H. Ryeroff and Clarence Macfarlane leave tonight on a launch for Molokai, to hunt birds. They expect to bring back a launch full of game, and have packed in plenty of ice to keep them cool.



How do lots in the PIUPUEO TRACT compare with other lots offered in MANOA VALLEY?

They are cheaper. Five cents per square foot. Other lots eight and ten. They are better situated. Almost every lot has a marine as well as a mountain view.

They offer a better choice to purchasers. The best lots in other tracts have been selected.

They are security to the extent of 75% of their selling price with us, should you desire to make a loan and build a home on one.

Henry Waterhouse Trust Co., Ltd.
Real Estate Department.

Fort and Merchant Sts., Honolulu.

Classified Advertising

LOST.

Pam book 2992 Bank of Hawaii has been lost. Finder please return to bank.

Savage Bicycle Model B. No. 0428 either in front of Post Office or H. Hackfeld & Co. Return to G. Tashiro Room 12, Campbell block.

Pass Book No. 5560, Savings Department, Bank of Hawaii. Return to bank.

WANTED.

Wanted known that Jeff the barber has taken the Union Barber Shop and will remove his old shop there October 1st and solicits your patronage.

By hurrying construction at the Jamestown exposition the management expects to have it completed before it is finally closed.—Chicago News.

Fine Job Printing, Star Office.

NEW ADVERTISEMENTS

FOUND MASTER'S NOTICE OF ESTRAYS.

Notice is hereby given, that the Animals below have been impounded in the Government Pound at Kailua, Honolulu, County of Oahu, and unless the Pound Fees and Damages are sooner satisfied will be sold at the date hereunder named according to law.

Date Impounded, October 22, 1907. Description of Animal, 1 Dark Jersey Bull, Brand K S. Date of Intended Sale, November 2, 1907.

Date Impounded, October 22, 1907. Description of Animal, 1 Black Mare, Brand X. Date of Intended Sale, November 2, 1907.

La 1 Hoopaa la al, Okatoba 22, 1907. Hoakaka o ka Holoholona, 1 Hipi Bulu Kaleponi. Hao Kuni, K S. La e Kua la ana, Novemaba 2, 1907.

La 1 Hoopaa la al, Okatoba 22, 1907. Hoakaka o ka Holoholona, 1 Lio Wahine Elele. Hao Kuni X. La e Kua la ana, Novemaba 2, 1907.

F. W. BECKLEY,
Pound Master.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii, At Chambers.—At Chambers.

In the Matter of the Estate of Thomas Gosland, Deceased.

Order of Notice of Petition for Allowance of Final Accounts and Discharge in This Estate.

On Reading and Filing the Petition and Accounts of W. L. Stanley, Administrator with the Will annexed of the Estate of Thomas Gosland, deceased, wherein he asks to be allowed \$350.56, and he charges himself with \$2196.40, and asks that the same may be examined and approved, and that a final order may be made of Distribution of the property remaining in his hands to the persons thereto entitled.

And discharging him and his sureties from all further responsibility as such Administrator with the Will annexed.

It is Ordered, that Friday, the 29th day of November, A. D. 1907, at 9 o'clock a. m., before the Judge of said Court at the Court Room of the said Court at Honolulu, Island of Oahu, be and the same hereby is appointed as the time and place for hearing said Petition and Accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that notice of this Order, in the English language, be published in the Hawaiian Star, a newspaper printed and published in Honolulu, for three successive weeks, the last publication to be not less than two weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, this 24th day of October, 1907.

(Sgd.) J. T. DE BOLT,

First Judge of the Circuit Court of the First Circuit.

Attest:

(Sgd.) JOB BATCHELOR,

Clerk of the Circuit Court of the First Circuit.

4th—Oct. 24, 31, Nov. 7, 14.